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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/204,238		12/03/1998	GREGORY S. HAMILTON	AR138-X	5254	
29728	7590	09/15/2006		EXAM	EXAMINER	
GUILFOR	D PHAF	RMACEUTICALS (CHANG,	CHANG, CELIA C		
FOLEY & I 3000 K STR			ART UNIT	PAPER NUMBER		
		C 20007-5143	1625			
			DATE MAILED: 09/15/2006			

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/204,238	HAMILTON ET AL.						
Office Action Summary	Examiner	Art Unit						
	Celia Chang	1625						
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w. - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).						
Status								
1)⊠ Responsive to communication(s) filed on 27 Ju	ne 2006							
· ·	action is non-final.							
' =	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
4)⊠ Claim(s) <u>73 and 75-86</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
·	☑ Claim(s)is/are allowed. ☑ Claim(s) <u>73, 75-86</u> is/are rejected.							
	ologion requirement.							
Application Papers								
9) The specification is objected to by the Examine		_						
10)☐ The drawing(s) filed on is/are: a)☐ acce								
Applicant may not request that any objection to the								
Replacement drawing sheet(s) including the correcti	•							
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.						
Priority under 35 U.S.C. § 119								
 12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of the priorical strength 	s have been received. s have been received in Application ity documents have been received (PCT Rule 17.2(a)).	on No ed in this National Stage						
Attachment(s)								
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:							

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DETAILED ACTION

1. Amendment and response filed by applicants dated June 27, 2006 have been entered and considered carefully.

Claims 1-72, 74 have been canceled. Claims 73, 75-86 are pending.

2. The rejection of claims 73, 75-86 under 35 USC 112 first paragraph is maintained for reason of record.

Applicants argued that based on description and data of tables IV and V, the claimed compounds were indicated to have in vivo activity in neuronal regeneration activity in mice. Please note that the claims are drawn to "method of treating a neurological disorder" which is not commensurate with the description and enabling support of the specification based on description of p. 21 and table IV-V, that the compounds have activity to stimulate neuronal regeneration and growth in a mammal. Please note that treating "neurological disorder" must treat the disease while neuronal regeneration can provide the mammal with certain functional compensation resulted from lost of neuron, does not necessarily treat what is causing the disease or disorder (see p. 46-47 increasing density of dopaminergic neurons only). It is recommended that the scope of the claims be commensurate with the description and enablement of the specification i.e. "a method of stimulating neuronal regeneration and growth in a mammal" having peripheral neuropathies caused by physical injury....etc. comprising administering a therapeutically effective amount of a compound of formula I.

3. Claims 73 and 80 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description as well as failing to comply with the enablement requirement. The claims contain subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventors, at the time the application was filed, had possession of the claimed invention; and the claims contain subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

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In the specification on pages 14-15, description of various salts of the compounds without any description of which compounds will form what solvates or with which solvents a solvate can form. The specification contains none of the compound, which is a solvate. While a pharmaceutical addition salt can be prepared routinely upon in possession of a acid or basic compound, the solvate formation is the innate nature of a compound upon contacting certain solvent. Without any description of what solvent will form solvate with which compound and completely silent of the existence of any solvate or hydrate, the specification offered mere language rather than possession or enablement of the solvates.

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Celia Chang whose telephone number is 571-272-0679. The examiner can normally be reached on Monday through Thursday from 8:30 am to 5:00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas McKenzie, Ph. D., can be reached on 571-272-0670. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

OACS/Chang Sept. 13, 2006 Celia Chang Primary Examiner Art Unit 1625